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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/893,740	06/29/2001	Matthew T. Doherty	P 0275039 P11034	3331	
27496	7590 01/04/2005	EXAMINER			
PILLSBURY WINTHROP LLP 725 S. FIGUEROA STREET			SIDDIQI, MOHAMMAD A		
SUITE 2800			ART UNIT	PAPER NUMBER	
LOS ANGELI	ES, CA 90017	2154			

DATE MAILED: 01/04/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

	·	Applicatio	n No	Applicant(s)				
Office Action Summary		09/893,74	0 	DOHERTY ET AL.				
	omce Action Guilliary	Examiner		Art Unit				
<u> </u>		Mohamma	•	2154				
Period fo	The MAILING DATE of this communication ap or Reply	pears on the	cover sheet with the c	orrespondence address	S			
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. nsions of time may be available under the provisions of 37 CFR 1.1 SIX (6) MONTHS from the mailing date of this communication. period for reply specified above is less than thirty (30) days, a reply period for reply is specified above, the maximum statutory period tre to reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing and patent term adjustment. See 37 CFR 1.704(b).	136(a). In no even bly within the statu will apply and will be, cause the appli	nt, however, may a reply be time tory minimum of thirty (30) days expire SIX (6) MONTHS from cation to become ABANDONE	nely filed s will be considered timely. the mailing date of this commun D (35 U.S.C. § 133).	nication.			
Status								
1)⊠	Responsive to communication(s) filed on <u>08/2</u>	<u>26/2004</u> .		•				
2a)⊠	2a)⊠ This action is FINAL . 2b)□ This action is non-final.							
3)								
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposit	ion of Claims							
4)⊠	Claim(s) 1-59 is/are pending in the application	n.						
,	4a) Of the above claim(s) <u>1-18</u> is/are withdrawn from consideration.							
5)□	☐ Claim(s) is/are allowed. ☐ Claim(s) <u>19-59</u> is/are rejected.							
· · · · · · · · · · · · · · · · · · ·								
7)								
8)	Claim(s) are subject to restriction and/o	or election re	quirement.					
Applicat	ion Papers				,			
9)	The specification is objected to by the Examine	er.						
•	10)☐ The drawing(s) filed on is/are: a)☐ accepted or b)☐ objected to by the Examiner.							
,—	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to by the E							
Priority (under 35 U.S.C. § 119							
12)	Acknowledgment is made of a claim for foreign	n priority und	er 35 U.S.C. § 119(a))-(d) or (f).				
•	☐ All b)☐ Some * c)☐ None of:			, (-, ()-				
,	1. Certified copies of the priority documents have been received.							
	2. Certified copies of the priority document			ion No.	•			
	3. Copies of the certified copies of the price				je .			
	application from the International Burea	au (PCT Rule	e 17.2(a)).					
* (See the attached detailed Office action for a list	t of the certif	ied copies not receive	ed.				
Attachmen	it(s)							
	te of References Cited (PTO-892)		4) Interview Summary	(PTO-413)				
2) Notic	ce of Draftsperson's Patent Drawing Review (PTO-948)		Paper No(s)/Mail D	ate				
•	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/08 er No(s)/Mail Date	3)	5) Notice of Informal F 6) Other:	Patent Application (PTO-152))			

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DETAILED ACTION

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1. Claims 1-59 are presented for examination. Claims 1-18 have been cancelled.

2. Applicant's election without traverse of 19-59 in the reply filed on 08/27/2004 is acknowledged.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 4. Claims 19, 22-27, 29-42, 44-51, 53, 55, 56, and 58 rejected under 35 U.S.C. 102(e) as being anticipated by O'Toole et al. (6,345,294) (hereinafter O'Toole).

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5. As per claims 19, 29, and 31, O'Toole discloses a method for obtaining service from a management server, comprising:

sending, by a client to a management agent, a request for service from a management server (col 7, lines 40-46);

forwarding, by the management agent to the management server (col 10, lines 58-62), the request for service via Hypertext Transfer Protocol (HTTP) (col 10, lines 58-62);

sending, by the management server to the management agent (col 10, lines 58-62), service information via HTTP (col 10, lines 58-62); and forwarding, by the management agent to the client, the service information (col 10, lines 58-62).

6. As per claims 22, 26, 37, and 39, O'Toole discloses a method for obtaining service from a management server, comprising:

receiving, by a management agent, a request sent by a client, the request comprising a request for service from a management server (col 7, lines 40-46);

forwarding, by the management agent to a management server (col 10, lines 58-62), the request for service via Hypertext Transfer Protocol (HTTP) (col 10, lines 58-62); and

forwarding, by the management agent to the client, service

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information sent via HTTP (col 8, lines 52-67) by the management server to the management agent (col 10, lines 58-62.

- 7. As per claims 23 and 38, O'Toole discloses the management agent comprises a software agent that runs on a client or server (col 3, lines 21-31).
- 8. As per claim 24, O'Toole discloses wherein the management agent comprises firmware of a networking device (col 6, lines 26-38).
- 9. As per claims 25, 30, and 36, O'Toole discloses the request comprises a DHCP or a BOOTP request (col 7, lines 39-46).
- 10. As per claims 27, 40, 45, and 50, O'Toole discloses the service includes one of installing an operating system or application program and providing diagnostic, upgrade, or system recovery service (col 5, lines 55-57 and col 3, lines 13-20).
- 11. As per claim 32, O'Toole discloses that management agent runs on the client (col 6, lines 26-53).

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12. As per claim 33, O'Toole discloses the client and the management agent communicate in a virtual local area network (VLAN) (col 6, lines 39-65, VLANs allow departments that are dispersed at two or more locations to connect all their users to one departmental network. This overcomes the constraint that is associated with Local Area Networks (LANs), which can only group together users who are located in the same geographical vicinity, such as a small building or one section of a building).

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- 13. As per claim 34, O'Toole discloses wherein one of a switch and a router physically separates the client and the management server (col 6, lines 54-62).
- 14. As per claim 35, O'Toole discloses wherein a first virtual local area network (VLAN) includes the client and a second VLAN includes the management server, wherein the first VLAN is distinct from the second VLAN (col 6, lines 39-65 and col8, lines 40-67).
- 15. As per claims 41, 47, 53, 55, and 58, are rejected for the similar reason as stated in claim 19 above, in addition to, O'Toole discloses querying, by the management server about the client (col 12, lines 14-25), a

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management database including information about various clients (col 6, lines 21-23); and

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sending, by the management server to the client, service information based at least in part on the querying (col 12, lines 14-41).

- 16. As per claim 42, O'Toole discloses further comprising booting, by the client, to a computer medium containing instructions to connect to the management server (col 7, lines 35-60).
- 17. As per claim 44, O'Toole discloses taking action, by the client, based at least in part on the service information, the action including: booting to a local storage medium of the client (col 6, lines 26-53); installing an operating system (col 5, lines 40-57) or application program specified by the management server (col 6, lines 26-53); or booting to an operating system retrieved from a network (col 6, lines 26-67), the retrieved operating system being configured to manage the client (col 5, lines 55-64).
- 18. As per claim 46, O'Toole discloses further comprising formulating, by the management server, a command to convey the service information sent to the client (col 7, lines 39-46).

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19. As per claim 48, O'Toole discloses wherein the information in the management database specifies software installed on a client (col 6, lines 20-38).

20. As per claim 49, O'Toole discloses wherein the querying comprises:

determining whether an operating system is to be installed on
the client (col 6, lines 55-57); determining whether the client is to boot from
a local storage medium of the client (col 6, lines27-38); and

selecting, if the management database does not provide information about the client, a set of default information (col 6, lines 27-53).

- 21. As per claim 51, O'Toole discloses further comprising recognizing, by the management server (col 39-53), whether the client contains a new hardware or software component (col 3, lines 15-20), the recognizing comprising comparing a current configuration of the client with a configuration of the client stored in the management database (col 3, lines 6-39).
- 22. As per claim 56, O'Toole discloses The computer-readable medium of claim 55, further comprising entering, by a user into the management

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database, a type of operating system to be installed on the client (col 5, lines 55-57).

Claim Rejections - 35 USC § 103

- 23. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 24. Claims 20, 21, 28, 43, 52, 54, 57, and 59 are rejected under 35 U.S.C. 103(a) as being unpatentable over OToole et al. (6,345,294) (hereinafter OToole) in view of Hubacher et al (6,711,688) (hereinafter Hubacher).
- 25. As per claims 20, 43, 52, 54, 57, and 59, O'Toole is silent about the management server comprises a preexecution boot environment (PXE) server.

However, Hubacher discloses the management server comprises a preexecution boot environment (PXE) server (col 2, lines 55-57).

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Therefore, it would have been obvious to one of ordinary skill in the art to include bootstrap and preexecution to O'Toole because it would provide a network appliances that is capable of remote booting, remotely updating configuration of the clients from a central server.

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26. As per claims 21 and 28, O'Toole is silent about the wherein the service information comprises bootstrap instructions.

However, Hubacher discloses the service information comprises bootstrap instructions (col 1, lines 54-57).

Therefore, it would have been obvious to one of ordinary skill in the art to include bootstrap and preexecution to O'Toole because it would provide a network appliances that is capable of remote booting, remotely updating configuration of the clients from a central server.

Response to Arguments

- 27. Applicant's arguments filed 08/26/2004 have been fully considered but they are not persuasive, therefore rejections to claims 1-59 is maintained.
- 28. In the remarks, applicants argued that:

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a. Firstly, the O'Toole reference does not discloses, "forwarding, by the management agent to the management server, the request for service via Hypertext Transfer Protocol (HTTP)"

- b. Secondly, O'Toole does not discloses, "sending, by the management server to the management agent, service information via HTTP"
- c. Thirdly, O'Toole does not teach, suggest, or discloses, "forwarding, by the management agent to client, service information"
- d. O'Toole passage does not teach, "the DHCP or BOOTP request".
- e. The cited O'Toole passage do not contain such disclosures, "Installing operating or application program and providing diagnostic.......".
- 29. In response to applicant's argument (a), examiner respect fully disagrees. O'Toole clearly teaches forwarding (message transmission to serving entity, col 10, lines 55-56), by the management agent to the management server (via proxy server, col 10, lines 58-62 and col 7, lines 40-46), the request for service via Hypertext Transfer Protocol (HTTP) (registry is process and acting as a management agent, which services client with boot and configuration information, 28, fig, col 7, lines 15-19, col 10, lines 58-67 and col 11, lines 5-18).

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30. In response to applicant's argument (b), examiner respect fully disagrees. O'Toole teaches sending (message transmission to serving entity, col 10, lines 55-56), by the management server (col to the management agent (col 10, lines 58-62), service information via HTTP (registry is process and acting as a management agent, which services client with boot and configuration information, 28, fig, col 7, lines 15-19, col 10, lines 58-67 and col 11, lines 5-18).

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- 31. In response to applicant's argument (c), examiner respect fully disagrees. O'Toole teaches forwarding, by the management agent to the client, the service information (registry is process and acting as a management agent, which services client with boot and configuration information, 28, fig, col 7, lines 15-19, col 10, lines 58-67 and col 11, lines 5-18).
- 32. In response to applicant's argument (d), examiner respect fully disagrees. O'Toole teaches the request comprises a DHCP or a BOOTP request (col 7, lines 39-46 and col 10, lines 58-61, HTTP request).
- 33. In response to applicant's argument (e), examiner respect fully disagrees. O'Toole teaches the service includes one of installing an operating

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system (rebuilding the file system, col 27, lines 4-11) or application program (librarian and mover, col 24, lines 6-120) and providing diagnostic (testing, col 9, lines8-15 and col 19, lines 62-67), upgrade (change the information, col 20, lines 14-17), or system recovery service (col 5, lines 55-57 and col 6, lines 39-48, boot algorithm to configure itself).

34. Hubacher discloses the management server comprises a preexecution boot environment (PXE) server (col 2, lines 49-59). Therefore, It would have been obvious to one of ordinary skill in the art at the time of the invention was made to combine the teachings of O'Toole and Hubacher. The motivation would have been to have system that is capable of providing remote booting to the clients in the network.

Conclusion

- 35. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:
- U.S. Patent Chiles et al. (6,167,567), Jennery et al. (6,742,025), and Rock et al. (6,524,245) teaches automatically updating software stored on client computers.

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36. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mohammad A Siddiqi whose telephone number is (571) 272-3976. The examiner can normally be reached on Monday -Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, John A Follansbee can be reached on (571) 272-3964. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained

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from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

MAS

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